

THE SALT LAKE HERALD.

BEAUTY

POP?

SALT LAKE CITY, UTAH, THURSDAY, SEPTEMBER 21, 1905

Price, Five Cents.

WEATHER FOR SALT LAKE.

LAST EDITION.

Copper (casting), 151/2c per pound. Lead, in ore, \$3.50; New York, \$4.85.

FORTUNE EXPENDED ON THE STATE LEGISLATORS

Established June 6, 1870.

Confession of John A. McCall, President of the New York Life.

After Which the Great and Good Man Piously Thanked God Bryan and Free Silver Were Beaten-Accusation Against Judge Parker.

New York, Sept. 20.—Judge Alton B. Parker, Democratic candidate for president in 1904, tonight gave the Associated Press a statement concerning President McCall's testimony relative to the soliciting of funds from the New York Life Insurance company by Democrats in 1904. The

"My attention has been called to certain testimony said to have been given today by John A. McCall, while a witness before the insurance investigation committee, in reply to Mr. Hughes' question whether he thought 'that, in 1904 the interests of the policy-holders were so seriously endangered that the company ought to contribute."

"It is evident that Mr. McCall was laboring under great excitement in making his reply, for it is very incoherent. But if his answer is intended to convey the impression that in the campaign of 1904 I, either directly or indirectly, sought from him or his corporation, or any other corporation, any money or contribution, his statement is absolutely false.

"On the contrary, I repeat now what I said before the election, that I expressly notified and directed the chairman of the executive committee of the national committee that no moneys should be received from cor-

William F. Sheehan's attention was called to the testimony of Mr. McCall, and he said:

"I was chairman of the executive committee of the Democratic national committee. There was not a single man connected with the Democratic national campaign that solicited a dollar from Mr. McCall. If any such person made any such solicitation Mr. McCall should name him

John A. McCall on the Rack.

McCall Wanted to Explain.

Questions Pressing Home.

Finance Committee Ignored.

contract he took to recover \$300,000 in taxes from the state of New York, by which he was to receive one-third. This recovery was made in the United States supreme court in 1904.

Order Signed by McCall.

NEW YORK, Sept. 20.—That \$235,000 date. This consisted of twenty-four ledger sheets. The account gave no particulars beyond the amounts. Mr. Nash said only Mr. Hamilton's daughter had power to draw checks on that account. accounting for this money has been made except to President McCall verbally, and that Hamilton attends sessions of the legislature at Albany in the interest of the New York Life Insurance company, was brought out today by testimony given by Mr. McCall before the legislative insurance investigating committee. Mr. McCall said that the various sums making up the \$235.000 paid to Hamilton had been given him in connection with different real estate deals, but Mr. Hughes, after considerable questioning, developed the fact that none of the money had been actually applied to such deals.

Expenses Also Allowed.

Mr. McCall also said that Mr. Hamilton was allowed money for expenses at Albany, and that Hamilton's actually and that Hamilton's actual made except to President McCall ver-

purpose of defeating the silver platform and for the support of the gold standard, rather than for the Republican party.

Thanked God Bryan Was Beaten.

"I thank God that Bryan and free silver were beaten, and that I had a share in their defeat."

Applayes followed this statement but the silver was the comptroller's warrant and the other Mr. Hamilton's receipt. The words "for temporary use" on one of the vouchers, Mr. McCall said, meant that the money was to be used for the purpose decided upon and to be reported back to the board. He said the \$100,000 had been accounted for by Mr.

Applause followed this statement, but Hamilton, the demonstration was checked by the chairman, who said he would have the room cleared of spectators if order was explanation, but Mr. Hughts, counsel to chairman, who said he would have the ont kept.

In 1892 Mr. McCall said there was no campaign contribution by the New York Life Insurance company because the investigation committee, wanted the account as represented. The account, the witness said, was rendered orally to Mr. McCall at his office. He said Mr. Hambeth next have the said and related the said Mr. Hambeth next have the said and related the said Mr. Hambeth next have the said

estly, believing it was justified and for the interest of the policy-holders. Did you really think in 1904, the interests of the policy-holders were so seriously endangered that the company to contribute?" asked Mr.

did think so when the man who had twice voted for Bryan was a can-didate on a platform framed by a committee that had, by a majority of two to one, recognized the gold standard. Parker Got Money When Chairman.

"My life," continued the witness, "was weary by the Democratic candi- verbally dates chasing me for money in that campaign. Some of the very men who today are being interviewed in the pa-pers denouncing men who contribute to campaigns, were crossing my path every step I took looking for money. One, the candidate himself—Parker—if he would show up his books when he was chairman of the Democratic state committee—it would give you a fit. He committee—it would give you a fit. He paid.

The plots of land bought and payments

never rejected a dollar in the world; he would take every dollar that was paid to him."

Denied Being a Wealthy Man.

Referring to the Democrats, Mr. Mc-Call said "their shadows were across maine every move I made."

Just before the committee adjourned for the day, Mr. McCall asked and was granted permission to make a statement denying that he was a man of the standard of the standard of the standard of the standard of the purpose was to position to supply any moneys Mr. Golding might require.

"But Mr. Hamilton to be in a position to supply any moneys Mr. Golding any money," said Mr. Hughes.

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"But Mr. Hamilton to be in a position to supply any money," said Mr. Hughes.

"No, he did not need any." ment denying that he was a man of great wealth. He said: Various publications have stated

that I have amassed great wealth in a few years, and I want to say under oath that I am not a millionaire nor a art millionaire. If I should die to-corrow the greatest part of my for-dered the signatures of the treasurer

morrow the greatest part of my fortune would be my life insurance."

"Do you pay the premium on that?" asked Mr. Hughes.

"I pay my company \$25,000 a year," replied Mr. McCall, "and another thing, of the seventy-three syndicates in which the New York Life Insurance company has been making \$2,400,000 for the company. I have never been in one that sold bonds to the company."

"That will be gone into later," said Mr. Hughes.

The committee then adjourned until

The committee then adjourned until

WITNESS IS PINNED DOWN.

Truth Forced From President of New York Life.

New York Sept. 20.—John A. McCall, president of the New York Life Insurance company, was a witness today before the legislative investigating committee.

District Attorney Jerome was an interested spectator of the proceedings today for the first time. He said he expected to make a public statement on the Bennett property.

Mr. McCall in December, 1963, was produced ordering the payment of \$20.000 to Judge Hamilton, bearing the clause "if he cannot close his account before the legislative committee in relation to contributions to the Democratic party, said tonight: "The meaning I intended to convey ment was informed today that the Nichard to the Hamilton on account of the deal involving the contemplated foreclosure on the Bennett property.

"Was it used for that purpose?" asked for keeping the cannot close his account before the legislative committee in relation to contributions to the Democratic committee in relation to contributions to the Democratic to contributions.

ALBERS CONVICTED.

Washington, Sept. 20.—The state department of the deal involving the contemplated foreclosure on the Bennett property.

"Was it used for that purpose?" asked Mr. MeCall, president of the New York, Sept. 20.—The state department of the legislative committee in relation to contributions to the Democratic to convey was informed today that the Nichard to convey when I mentioned Judge Parker was that, when a candidate for the president of the New York, Sept. 20.—John A. McCall, president of the New York, Sept. 20.—John A. McCall, president of the New York Life Insurance company, referring to his testimony before the legislative committee in relation to contributions to the Democratic varieties to make a public statement on the Bennett property.

"Was it used for that purpose?" asked Mr. He callo not personally ask me for campaign funds, but friends of his did not personally ask me for campaign funds, but friends of his did not personally ask me for campaign funds, but friends of hi

CONFERENCE AT SAGAMORE HILL

President Is at Work Upon His Annual Message.

CLOSE FRIENDS CALLED IN

SUBJECT DISCUSSED IS NOT DIS-CLOSED.

NYSTER BAY, Sept. 20 .- A conference of importance was held to night at Sagamore Hill, the participants being President Roosevelt, Elihu Root, secretary of state; Henry Cabot Lodge, United States senator from Massachusetts, and Joseph H. hoate, former ambassador to Great

While the particular subject under consideration is of great concern to the country interested, the nature of which was not disclosed officially tonight, the pportunity was embraced by the pres-dent to discuss with his visitors some matters relating to the foreign relations of America. This was the first suitable opportunity the president has had to talk with Secretary Root since turned from an extended trip to Labraor. Since his return he has been com-deting his arrangements for assuming actively the duties of secretary of state

Trio Arrived Together. Secretary Root, Senator Lodge and ir. Choate arrived here together about

'What is the news here? I really know nothing worth publishing," said Secretary Root as he shook hands with his newspaper friends. "I have just returned from Labrador, and am not supposed yet to be the re-pository of many state secrets."

Not Much to Give Out.

In response to inquiries, the secre tary said he expected to go to Washington about Oct. 1, and until then would not undertake fully the duties o office. He did not care to discuss the object of his visit to the president ; this time further than to say they probably would "talk over a good man Neither Senator Lodge nor Mr

Choate was more communicative re-garding the conference than Secretary The visitors arrived just as a heavy thunderstorm broke over the village, and left for the president's home in a

driving rain Talked on Insurance.

Mr. McCall also said that Mr. Hamilton was allowed money for expenses at Albany, and that Hamilton's accounts were not subject to audit. Mr. McCall denied that he gave Mr. Hamilton, money to influence any member of the legislature or that he advised any such course. The \$235,000 Mr. McCall said he was sure would be paid by Mr. Hamilton en demand of the New York Life Insurance company.

"If it is not," said Mr. AlcCall, "I'm responsible and I'll pay it."

Hamilton received for legal services, he said, about \$100,000 a year from the New York Life Insurance company. On the subject of the New York Life Insurance company. On the subject of the New York Life Insurance company on the subject of the New York Life Insurance company. On the subject of the New York Life Insurance company on the subject of the New York Life Insurance company. On the subject of the New York Life Insurance company. On the subject of the New York Life Insurance company on the subject of the New York Life Insurance company. On the subject of the New York Life Insurance company on the subject of the New York Life Insurance company. On the subject of the New York Life Insurance company on the subject of the New York Life Insurance company on the subject of the New York Life Insurance company. On the subject of the New York Life Insurance company on the subject of the New York Life Insurance company. On the subject of the New York Life Insurance company was not to be known in the the said that a subject in his forthcoming annual fill pay it."

"It is not unlikely that among other topics of discussion the recent developments in the conduct of the life insurance company determined to buy the block in the rear of the life insurance company and in answer to Mr. Humilton. He said that in 1903 the company determined to buy the block in the rear of the life insurance of attention at the conduct of the life insurance company and as the president expects to take up that subject in his forthcoming annual measurement of the life insurance of attention. All

"Mr. Hamilton went over with me the accounts he had with the company which he had not yet accounted for. Altogether there was \$235,000 in these accounts and by my order the account was transferred to the home office annex account."

Account Not Subject to Audit.

After more than an hour's questioning Mr. Hughes brought out that Mr. Hamilton renders no account of money of the New York Life Insurance company and is New York Life Insurance company and is not subject to audit.

Mr. McCall, replying to Mr. Hughes, said that Mr. Hamilton attended the state legislature in the interest of the New York Life Insurance company. He said money was furnished Mr. Hamilton for regular expenses. Mr. McCall received no vouchers therefor and never had.

Aside from the \$2.500 quarterly retainer to Mr. Hamilton, Mr. McCall said the company paid about \$100,000 a year to Mr. Hamilton for legal services. He denied that he ever gave Mr. Hamilton money to influence any member of the legislature or that he advised any such

York Life Insurance company because both parties had gold platforms.

Defiance to Policyholders.

As to the contribution to the Republican campaign fund in 1904, Mr. McCall said he did not care how many of the policy-holders agreed with his action. He made the contribution hongestly believing it was justified and for the policyholders.

McCall at his office. He said Mr. Hamilton regular expenses, Mr. McCall received no with the filter of the checks were produced. They were nine in number, four to the order of John N. Golding, the real estate broker, and five to the order of Andrew A. Hamilton. These, Mr. McCall received no vouchers therefor and never had.

Aside from the \$2,500 quarterly reduced. They were nine in number, four to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker, and five to the order of John N. Golding, the real estate broker and five to the order of John N. Golding, the real estate broker and five to the order of John N. Golding, the real estate broker and five to the order of John N. Golding, the real estate broker and five to the order of John N. Golding, the real estate broker and five to the order of John N. Golding, the real estate broker and Campaign Contributions.

Of the campaign contributions of Mr. Merely a Verbal Transaction.

Of the campaign contributions of Mr. McCall and George W. Perkins of the New York Life Insurance company in 1904, ar. McCall said he did not care how many of his policy holders agreed with his action, He said he consulted no one but Mr. Perkins. "I did it on my own hook. I don't justify the use of campaign funds. I justify the use of this money for the benefit of the policy holders." Mr. Hughes was insistent that the re-port made by Hamilton as to the position of the \$100,000 should be produced. the \$100,000 should be produced.
"Has this money been accounted for?"
s asked Mr. McCail.
"It has, Mr. Hughes."
"Please produce the account."
"It was given me personally in my of-

Replying to Mr. Hughes, he said "Please produce the exact amount," re-peated Mr. Hughes.
"It was given me personally in my of-fice," said Mr. McCall. "I honestly believe in this instance it was justified. If you ask me if I approve of compaign contributions I say no, a Senator Armstrong broke in "You mean thousand times no."
No contribution to any state or municipal campaign funds had been made by the New York Life Insurance company said Mr. McCall.
Mr. Hamilton is at Carlsbad, he said, but is expected home this month. Yes, verbally. The \$100,000 has not all

Hamilton the Only One.

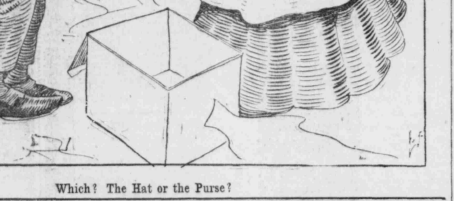
"Is it the usual thing to supply your agents with \$100,000 in money for the purchase of property?" asked Mr. Hughes.
"No, Mr. Hamilton is the only one,"
"Why did you supply him?"
"I would supply Andrew Hamilton with That is interesting-tell me about

"I supplied Andrew Hamilton with \$2, 0,000 within the last six months on mortgages."
"What understanding have you with Before he went to Europe he told me

Checks for \$55,000 paid to Mr. Hamilton in December, 1903, were also produced. They, too, did not come before

New System of Bookkeeping. "You carried the check as cash and et you later charged it as law expenses. ow could you do that?"
"We charged it as law expenses to be counted for." Do you regard that as a proper entry?" "I do."
"What kind of bookkeeping is that?
ou take it out of one account and place
in another. Why did you do it?"
"We aid it to have the item appear as

McCall's Explanation.



NOTED FORGER'S TIME EXPIRED

Dannemorra Prison.

REMARKABLE CAREER OF LE-ROY SHEAR, AGED 67.

DLATTSBURG, N. Y., Sept. 20.-Leroy Shear, the notorious forger, at Dannemorra today, and was immediately rearrested and turned over to the police authorities of Massachusetts, who started with him for Boston. White & Co.

Once Sentenced to Death.

Shear, who is 67 years old, has had a remarkable career. In 1863 he deserted from the federal army, was captured and while a prisoner at Utica, N. Y., poisoned two of his guards in an attempt to escape. For this he was tried by court-martial and sentenced to be shot. On the day set for his execution Lincoln, and before it expired succeed

Pardoned the Day He Escaped.

On the day of his escape he was par oned by the president, but did know of it until years after. Upon hi escape he went to Europe, where he re-mained for several years, finally re-turning to the United States and setemplary life and secured a position i

Haves Learned His Record.

On being recommended for a federal appointment at St. Albans, Vt., he went to Washington and asked President Hayes for a pardon which had years before been granted to him. The pres-ident, on learning his history, refused to give him the appointment, and peo- follows: ple of the town, upon learning the reason, turned against him and he lost his position in the bank.

Mixed in Politics.

While living in Vermont he was a delegate to the Republican national conention at Chicago which nominated resident Garfield. He has since served two terms for grand larceny and forgery in Sing Sing, and one term each in the Albany penitentiary, Auburn state prison, Moundsville, W. Va., penitentiary and Clinton prison.

ANOTHER TECHNICALITY.

Senator Burton Demurs to the In dictment Against Him.

St. Louis, Sept. 29.—In the United State ircuit today United States Senator Bur vent the issuance of a fraud order against the Rialto Grain & Security company of St. Louis, filed a demurrer through his attorney against the new indictment returned against him since the supreme court nullified a former indictment on technical grounds. The objections urged in the demurrer set forth that the indictment falis to inform the accused of the nature and cause of the accusation, that there is no statement of fact constituting an offense against the federal laws and that the allegations are partial and defective. The time for hearing arguments in the demurrer has not been set.

SLAUGHTER OF GERMANS.

+ Cape Town, Sept. 20.—It is offi+ cially announced that the Witbols, +
in evading the sweeping columns +

Western Life Indemnity company

HICAGO, Sept. 20.—At a turbulent purpose of the men in control, the policy-holders today formulated these questions and submitted them to President G. M. Moulton: "Just what I thought: to appear as an asset." replied Mr. Hughes.

At this point Mr. McCall made the statement to the effect that he was not a man of great wealth, after which the committee adjourned until tomerrow.

PRISON DOORS FOLLOWED HIM TO

Utah Girl Dragged Down by Worthless Husband, Who Has Just Been Sentenced to Six Years in Wyoming Penitentiary.

GOES TO BOSTON FOR TRIAL

[Special to The Herald.]

Wellnigh broke the old folks' hearts, heard her husband, and she replied: brought to the door of a once lov and trusting girl, who loved not

wisely, but too well, was revealed here when E. P. Johnson pleaded guilty to heart is of rock, it has no feeling, and forgery and was sentenced to six years shand all. Can you, convicted in the state penitentiary. Mrs. John-standing in the doorway watching for son, dressed in male attire, was an accomplice of her husband, and when cornered by the officers told the truth, was released from Clinton prison and on her evidence her husband was convicted.

> When asked if he had anything to bottom of your heart you love her still. say why sentence should not be passed, Cross words are often spoken. You Johnson said no. On his return to his can have all the sweethearts you want

chance to cut loose from that ----see her face again."

woman, and I hope I shall never are among the wealthiest pioneer residents of one of Utah's leading cities. Mrs. Johnson, who had given up a beautiful home with wealthy parents to go into the wilds of Idaho with Johnto follow Johnson to his grave to deny

t is no worse; this will give me a you still, Eddie."

thance to cut loose from that — — It is said that Mrs. Johnson's parents It is said that Mrs. Johnson's parents

son, and whose marriage to Johnson him the pleasure of another wife. DEMOCRATS AND POPULISTS

Nebraska Monopolists Opposed by United Reform Element-Gift of Rockefeller to State University Denounced in Democratic Platform.

INCOLN, Neb., Sept. 20 .- Fusion be- | by the Democrats. On these principles

Justice of the Supreme Court-William G. Hastings of Wilber. Regents of the University-D. C. Cole

of Oscola, Louis Lightner of Columbus. There was no formal declaration for fusion by either convention, but an understanding existed among the leaders Of the nominees, Messrs. Hastings and Lightner are Democrats and Mi Cole a Populist.

Speech by Bryan. The feature of the Democratic gathering was the speech of William J. Bryan, in which he bid his party associ-

east on the eve of his departure for an

extended tour of the old world. Mr. Bryan commended President Roosevelt

holders, explained that the assets of the company were about to be transferred, without consent of the policy-

olders, to a company in another state.

Various charges of fraud and graft

ceiver.

tween the Democrats and Populists of Nebraska was effected today by the nomination by both state the convention, and which was prompt-conventions of an identical ticket, as ly adopted, denounced the Rockefeller gift to the University of Nebraska; critdemanding the return of the gift to

The anti-pass plank is declared the strongest ever adopted by a Nebraska The Populist platform declares for

Bryan commended President Roosevelt the enactment of the initiative and ref-for what he declared to be his advanced erendum and the national ownership

ANGRY POLICY HOLDERS ASSEMBLE

Western Life Indemnity Company in Deep Water-Receiver is Asked and Charges of Fraud and Graft Freely Made.

tin evading the sweeping columns Western Life Indemnity company of General Von Trotha, comman here today, it was resolved to put some pointed questions to the officers of the tween the Western Life Indemnity comtween the western Life Indemnity company, an assessment corporation by the cattle, 122 wagons, many riffes and a bill for a receiver filed yesterday by a quantity of armunition. Attorney S. O. Levinson, who, claiming to represent a number of policy-

Officers Keep Mum.

Today's meeting was attended by a hundred policy-holders from Michigan were also made in the bill for a re Asked Pointed Questions. Angered by failure to secure from

liam M. Gray, who retired as manager of the company last February, \$125,000, and how was that sum paid? Is Mr. Rosenfeld receiving commission on all insurance policies written and on all

Iowa, Missouri, Indiana and other states. President Moulton gave his statements set forth in the bill for a personal assurance that the company receiver, filed by Attorney Levinson. officers of the company information as was perfectly solvent. To the demand After a heated debate it was decided to to its present condition and as to the made by a policy-hoider as to what the adjourn until Oct. 3.

TWO KILLED AND REIGN OF GRAFT MANY INJURED DECLARED ENDED

Southern Pacific.

GER CAME TOGETHER.

CAN FRANCISCO, Sept. 20.-Two

deaths and forty-three passengers

injured is the result of a train wreck on the Southern Pacific near Harney, Nev., last night. There was a head-on collision be tween two freight trains. Flagmen were at once sent out and stopped the first section of passenger train No. 3,

which was bound west and contained the Pullman coaches. Train No. 3 was run in two sections and before the flagman could get out and give a warning, the second section and give a warning, the second section came thundering down the track and crashed into the first section, which was standing on the track. Engineer Ross and Fireman Linville were injured in the collision, and four or five cars were smashed and the occupants burked about the car.

hurled about the car The Dead.

W. Werner, a traveling man of Sar Thomas Mason of Paulsburg, N. J. Injured.

L. A. Grifflin, River Station, Los Angeles, injured about the head.

Mrs. F. A. Townsend, Los Angeles, injured on chest and bruised about the head. Mrs. Fanny Droyner, Manley, Ia. ace bruised, injuries on left side. R. C. Davis, Haberville, Ill., bruised Mrs. C. W. Hasley, Eagle Grove, Ia., njuries about abdomen. R. L. Hider, Tehama, Cal., cuts on

left eye. W. A. Rice, injured on right side ruised; associated messenger for Vells, Fargo & Co.

Mrs. Thomas Mason. Paulsburg, N. J., bruised about the head.
Mrs. Isabella Phillips, Stony Point, Tex., head injured, left breast bruised.
J. Silver Byrne, Haywards, Cal., injured about head, left arm bruised. ured about head, left arm bruised.

Miss Nellie Lyele, Fresno, Cal., cuts bout head.

H. C. Brown, 550 Jackson Boulevard, William C. Bullitt. The report was

Thicago, right cheek cut.

Mrs. F. H. Ripion, Vallejo, Cal., side Fred Kruse, San Francisco, injuries Mrs. K. P. Arnolds, Bellefourche, S. by the comm was adopted: "The City

Mrs. William Berry, Los Angeles, w. J. Smith, Fresno, slight injuries. "As your heart was so full of those angry words, I guess you had to say them to spite your wife, but as her

Chicago, back and side injured.

B. D. Lassiter, 870 Willow street, Oakland, Cal., waiter in dining car; eye her lover, who was ever welcome? Then picture the same girl rambling over the mountains to keep the love of a man. At last you can see her standman, and the prison bars in a cell low behind the prison bars in a cell head bruised.

Coden conductor on dinprogress, the City party demands:

Coden conductor on dinprogress, the City party demands: George Ashman, Dubois, Pa., hip cut, head bruised, cuts on shoulder.

Republicans. It aims to put an end to government by and for municipal contractors, and to substitute government

nternally injured.
s. Harry Barren, Round Mountain, side injured.
s. Anna Riggs, St. Louis; bruises on eft side.
Miss Adele Davis, Taborville, Ill.; left shoulder, breast and ankle bruised.
H. Roundtree, 815 Harris street, Oakland, waiter on diner; hand burned, leg

K. Bang, same address, cook on diner; injuries to back and shoulder.

Mrs. Thomas Mulhill, Bath, Maine, ticket to Mrs. B. Olys. 1317 Vandeventer street, San Francisco; slight injuries.

Mrs. Ella A. Smith. Crown Point, Ind.;

asion of right arm.
L. Eberhart, Irving, Neb.; slight iniries. Edward Moore, Wellington, Kan.; slight, Mrs. I. J. Holden, Bakersfield, Neb.; Howard Morris, same address; Shosser, Sharp's Chapel, Tenn.;

Sight injuries.

Mrs. Bessie L. Off of 272 Seventh street.
San Francisco; slight injuries.

W. C. Belveal, 621 East Main street,
Stockton; cut on head.

Agnes Duffy, 202½ Ninth street, San
Francisco; internal injuries.

A. Mattason, 717 K street, Kansas City;
out on head. Sarah Nelson, Talbot avenue, Indianapolis; slight bruises.
J. M. Eckles, Indianola, Iowa; slight ested in any city contract.

E. M. Granger, Buelah, Mo.; left eye injured.

Harren Warren, tramp stealing ride;
Seattle, Wash.; internal injuries.

Some of the injured were taken to the railroad hospital at Sparks, Nev., while others are being brought to San Fran-

Werner Instantly Killed.

The platform is largely devoted to state issues. On regulation of railroads, it says:

"We favor a law giving to the interstate commerce commission the power to fix railroad rates.

"The right of appeal should not, of course, be denied, but when the commission has fixed the rate it should go in force immediately and remain in force until rejected by a court of competent jurisdiction."

The anti-pass plank is declared the

---BIGAMIST ESCAPES WITH SECOND WIFE

Dalton, who fied to Cheyenne recentle from Denver, after being exposed as bigamist by wife No. 1, who came Denver and found him living in a te with wife No. 2, has left for parts u known, taking with him his secon wife and medicine chests and instru ments. He applied for a license to practice medicine here, but was denied by the state medical board. While here the couple lived at a cheap lodging house, presumably to escape noto-riety. The doctor appeared to be dear-

Chicago, Sept. 26.—W. H. Hunt, formerly president of the defunct Pan American bank was today sentenced to the penitentiary and ordered by Judge Kersten to pay a fine of \$298. The charge against Hunt was embezzlement. The ex-banker will be required to serve from one to three years under the law.

MINNESOTA BANK CLOSED. Norstrand, Minn., Sept. 20.—The bank of Norstrand, a private institution, closed its doors today. The bank is capitalized at \$10,000.

Mr. Moulton replied that all would be known in good time. Manager Rosenfeld declared there was no truth in

Latest Account of the Wreck on the United Opposition to Philadelphia Republican Ticket.

FREIGHT TRAINS COLLIDED CITY PARTY CONVENTION

THEN TWO SECTIONS OF PASSEN- SOME SCORCHING RESOLUTIONS ADOPTED.

> P HILADELPHIA, Sept. 20.—The City party, a reform organization its county convention today for the purpose of nominating candidates for sheriff, coroner and two county commissioners in opposition to the Repub-

lican nominees announced last Satur-

day. The nominees named by the con

day. The nominees named by the convention, it is announced, will be endorsed by the Democratic convention to be held tonight.

Clarence F. Gibboney, secretary of the Law and Order society, who was prominently mentioned as a candidate or sheriff, withdrew today

Statement of Chairman, In opening the convention City Chair-

man Edwards said, in part:
"We come here because we are lovers of our city, no matter what may be our party affiliations. It was here that were first enunciated the principles of liberty. Because we believe a good name is better than riches, we assemble to show our devotion to our great city. This is the principle. The occasion is here. A band of men has made our fair city a shame in the face of the world. The government of the city has brought the blush of shame to every honest citizen. We stand here to re-

deem the city of Philadelphia. Reign of Graft Ended.

"We proclaim that the reign of graft n the city of Philadelphia shall end. This is a body consecrated to a lofty purpose. I wish to offer a tribute of thanks to John Weaver, mayor of Philadelphia, (prolonged cheers) who has done more than any individual to give the people of Philadelphia an opportunity to win their freedom."

After the appointment of the perma-

nent committees the convention took Immediately after the recess, the committees reported. The committee on permanent organization presented

Platform Adopted. The following platform was offered by the committee on resolutions and

declaration of principles and invites the co-operation and support of all good J. Saunders. 1022 Jackson street, San citizens without regard to their party ties or national political principles.

William Knox, 2703 Dearborn avenue, "The City party has been formed for

"First-A complete and thorough reluding a provision for personal regis-

bill denying to the mayor the right to appoint his heads of departments. Third-A sincere and impartial en forcement of the civil service provisions of the city charter, making appointents to office depend wholly upon erit and not at all upon political pull. "Fourth—That municipal franchises, when granted, shall be for limited perfods only, and with proper compensa-tion, and not matters of political of

'Fifth-The election of municipal ofcitizens and not to any man or group

control, and that no councilman shall hold any city employment or be inter-

"Seventh-The abolition of grade crossings, the enlargement of our school facilities and the co-operation with the state and national govern-ments in deepening the Delaware river channel, and the speedy completion of underground transit facilities." The platform concludes with the enent of the administration

Mayor Weaver and the approval of his

directors in administering their depart-ments "with faithful adherence to the letter and spirit of the law." The Ticket.

The following nominations were Sheriff, Wilson H. Brown; coroner, J. M. R. Jermon; city commissioners, Rudolph Blankenburg and E. A. Anderson; judge common pleas court, Hon. Craig Biddle; judge of orphans' court, Hon. Morris Dallett.

Philadelphia, Sept. 20.—The Democratic county convention was held here tonight and after some discussion the ticket nom-nated today by the City party was en-

dorsed.

The platform in part was as follows:

"We commend Mayor Weaver for breaking up the 'gang' and espousing the cause of the people. No city in the union had greater need of a revolution such as ne BITTER RAILROAD

WAR HAS COMMENCED

practice medicine here, but was denied by the state medical board. While here the couple lived at a cheap lodging house, presumably to escape notoriety. The doctor appeared to be dearly devoted to his second wife, who was with him constantly.

EX-BANKER SENTENCED.

Chicago, Sept. 20.—W. H. Hunt, formerly president of the defunct Pan American bank was today sentenced to the penitentiary and ordered by Judge Kersten to pay a fine of \$298. The charge against Hunt was embezzlement. The ex-banker will be required to serve from one to three years under the law.

GENERAL WAKING UP.

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officers of the company proposed to do.
Mr. Moulton replied that all would be known in good time. Manager Rosenfeld declared there was no truth in the statements set forth in the bill for a

and the Equitable. ++++++++++++++++